DECLARATION AND POWER OF ATTORNEY FOR U.S. PATENT APPLICATION

	(X) Original	() Supplemental () Subs	titute () PO	CT () Design	
to my name: that I ve	rily believe that I ar	reby declare that: my residence in the original, first and sole inve d below) of the subject matter wh	ntor (if only one	name is listed below) or	an original, first and
Title: ENCRYP'	TION DISPLA	AY CARD			
and with amendm () the specification i on	cification, or in the application Senents through in International Application (if application reviewed and universely	erial No (if applicable) ication No. PCT/ icable).	o, or, filed	I	
defined in Title 37, C hereby claim priority or patent or inventor	Code of Federal Reg benefits under Title 's certificate listed b	e Patent and Trademark Office a ulations, §1.56. 35, United States Code, §119 (a pelow and have also identified be on which priority is claimed:	and §172 if this ap	oplication is for a Design)	of any application(s)
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COUNTR	Y	APPLICATION NO.	DA	re of filing	PRIORITY CLAIMED
COUNTR		APPLICATION NO. 1-360625		re of filing er 20, 1999	
					CLAIMED
Japan Japan hereby claim the bersubject matter of each the first paragraph of 1 and in Title 37, Code of	nefit under Title 35, a of the claims of thi Title 35, United State of Federal Regulation	United States Code, \$120 of an sapplication is not dislcosed in ses Code, \$112, I acknowledge thens, \$1.56 which occurred between	Decemb y United States athe prior United eduty to disclose	er 20, 1999 application(s) listed below States application in the information material to p	Yes w and, insofar as the manner provided by patentability as defin-
Japan Japan I hereby claim the bersubject matter of each the first paragraph of 1 ed in Title 37, Code of PCT international filing	nefit under Title 35, a of the claims of thi Title 35, United State of Federal Regulation	United States Code, \$120 of an sapplication is not dislcosed in ses Code, \$112, I acknowledge thens, \$1.56 which occurred between	y United States as the prior United eduty to disclose the filing dat	er 20, 1999 application(s) listed below States application in the information material to p	Yes Yes w and, insofar as the manner provided by patentability as definant the national or ED, PENDING,

And I hereby appoint John T. Miller, Reg. No. 21,120; Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Jeffrey Nolton, Reg. No. 25,408; Warren M. Cheek, Jr., Reg. No. 33,367; Nils E. Pedersen, Reg. No. 33,145 and Charles R. Watts, Reg. No. 33,142, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., attorneys to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

I hereby authorize the U.S. attorneys named herein to accept and follow instructions from ________ as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me.

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atements may jeopa st Inventor	ardize the validity of the applicate of the application of the applic		Date <u>Oct. 25</u> Date <u>Oct. 25</u> Date <u>Oct. 25</u> Date <u>Oct. 25</u>	, 2000 . 2000 . 2000
th Inventor			Date	
The above app	lication may be more particularly	y identified as follows:		
.S. Application Ser	rial No.	Filing Date _		
pplicant Reference	Number	Atty Docket No	•	
itle of Invention				